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Before the FEDERAL COMMUNICATIONS COMMISSION Washington, DC 20554

In the Matter of)	Straight Control of the second
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Federal-State Joint Board on)	CC Docket No. 96-45
Universal Service)	
)	
Access Charge Reform,)	
Price Cap Performance Review)	
for Local Exchange Carriers,)	CC Dockets Nos. 96-262, 94-1,
Transport Rate Structure)	91-213, 95-72
and Pricing, End User Common)	
Line Charge)	

THE RURAL TELEPHONE COALITION REPLY COMMENTS TO OPPOSITIONS TO PETITIONS FOR RECONSIDERATION OF THE FOURTH REPORT AND ORDER

The Rural Telephone Coalition ("RTC") submits this reply to comments in opposition to the petitions for reconsideration of the Fourth Order on Reconsideration (published January 23, 1997, 63 FR 2094) filed by the Washington State Department of Information Services and Southern Educational Communications Association ("WSDIS" and "SECA").

The RTC is comprised of the National Rural Telecom Association ("NRTA"), the National Telephone Cooperative Association ("NTCA") and the Organization for the Promotion and Advancement of Small Telecommunications Companies ("OPASTCO"). Together, the three associations represent more than 850 small and rural telephone companies. In its comments on the Report to Congress, the RTC stated that the Commission should not expand its interpretation

No. of Copies rec'd D+S List ABCDE of Section 254 to encompass support for services that are not provided by telecommunications carriers eligible for reimbursement. Its comments here are consistent with that position.

The WSDIS and SECA petitions are essentially the same. Both seek reconsideration of the decision to deny eligibility for discounts available under the schools and libraries program to entities that are either private or state networks but not common carriers. WSDIS asks that the Commission revisit its definition of "advanced services" to include services whereby state networks integrate and add significant value to service elements acquired from carriers and other product and service providers or alternatively grant it a waiver of the definition of "telecommunications carrier" for purposes of the schools and library program.² SECA asks that wide area networks purchased or provided by states, schools or libraries be defined as "telecommunications services." The petitions are opposed by the United States Telephone Association. Bell Atlantic, and Ameritech. The RTC agrees with those commenters that petitioners are not "telecommunications carriers" and are not entitled to reimbursement from the fund by the terms of Section 254 (h)(1)(B) of the Act.

Section 254(h)(1)(B) states as relevant:

(B) EDUCATIONAL PROVIDERS AND LIBRARIES.-All telecommunications carriers serving a geographic area shall, upon a bona fide request for any of its services that are within the definition of universal service under subsection (c)(3), provide such services ... at rates less than the amounts charged for similar services to other parties.

¹ Rural Telephone Coalition Reply of March 25 at 12 *In the Matter of Federal-State Joint Board on Universal Service*, CC Docket No. 96-45 (Report to Congress) DA 98-2.

² WSDIS Petition at 3.

³ SECA Petition at 5.

In its orders adopting rules for the schools and libraries program established under Section 254(h), the Commission determined that service providers will be eligible as "telecommunications carriers" to receive compensation for discounts if they operate as common carriers.⁴ The Fourth Reconsideration Order addressed at length the issue of the qualification of state networks for direct reimbursement from the support mechanisms for services provided at a discount to eligible schools and libraries. The Commission concluded that the state networks were consortia eligible to obtain discounts on behalf of eligible schools and libraries (emphasis added).⁵ However, except for Internet access and inside connections, state networks and entities that are not common carriers would not be eligible for direct reimbursement because they do not meet the definition of "telecommunications carrier." Specifically, the state networks were found not to offer telecommunications "for a fee directly to the public or to such classes of users as to be directly available to the public." The Commission's decision to limit discounts for telecommunications services provided by common carriers is correct and should not be disturbed. The RTC also believes that the Commission overstepped its authority in invoking nonexistent implied authority (under Sections 254(c)(3) and (h)(1)(B) and the broad goals of section $254(h)(2)(A))^7$ to extend universal service support for internal connections installed by

⁴ Federal-State Joint Board on Universal Service, *Report and Order*, 12 FCC Rcd 8776 (1997)("*Universal Service Order*"); *Fourth Order on Reconsideration*, FCC 97-240, Dec. 30, 1997 ("*Fourth Order on Reconsideration*").

⁵ <u>Id.</u>, para. 182.

⁶ <u>Id.</u>, para. 187.

 $^{^7}$ Federal-State Joint Board on Universal Service, *Report and Order*, 12 FCC Rcd 8776 (1997), \P 451.

non-carriers.

The Commission should deny the petitions of WSDIS, and SECA. Petitioners do not even contend that they meet the definition of a "telecommunications carrier." They have not shown that the Commission can ignore the mandate in Section 254 (h)(1)(B) that only telecommunications services provided by telecommunications carriers qualify for discount.

CONCLUSION

The Commission should deny the petitions of WSDIS and SECA.

Respectfully Submitted,

RURAL TELEPHONE COALITION

Margot Smiley Humphrey

L. Marie Guillory

Lisa M. Zaina

NRTA

maryot S.

1150 Connecticut Ave.

Suite 1000

Washington, D.C. 20037

(202) 467-5700

NITCA

2626 Pennsylvania Ave. N.W

Washington, D.C. 20036

(202) 298-2300

OPASTCO

21 Dupont Circle, NW

Suite 700

Washington, D.C. 20036

(202) 659-5990

April 6, 1998

CERTIFICATE OF SERVICE

I, Gail C. Malloy, certify that a copy of the foregoing Reply Comments to
Oppositions to Petitions for Reconsideration of the Fourth Report and Order of the
Rural Telephone Coalition in CC Docket No. 96-45, CC Docket Nos. 96-262, 94-1, 91213 and 95-72 was served on this 6th day of April 1998, by first-class, U.S. Mail,
postage prepaid, to the following persons on the attached list:

Jail Malley Gail C. Malloy Chairman William E. Kennard Federal Communications Commission 1919 M Street, N.W., Room 814-0101 Washington, D.C. 20554

Commissioner Michael Powell Federal Communications Commission 1919 M Street, N.W., Room 844 Washington, D.C. 20554

Commissioner Harold W. Furchtgott-Roth Federal Communications Commission 1919 M Street, N.W., Room 802 Washington, D.C. 20554

M. Robert Sutherland, Esq. Richard M Sbaratta, Esq. Bellsouth Corporation 1155 Peachtree Street, N.E. Atlanta, Georgia 30309-3610

Michael S. Pabian, Esq. Ameritech Operating Companies 2000 West Ameritech Center Drive Room 4H84 Hoffman Estates, IL 60196-1025

Robert J. Rini, Esq. T. Michael Jankowski, Esq. Rini, Coran & Lancellotta, P.C. 1350 Connecticut Avenue, N.W. Suite 900 Washington, D.C. 20036

Dr. Terry Bergeson Superintendent of Public Instruction State of Washington P.O. Box 47200 Old Capitol Building Olympia, WA 98504-7200 Commissioner Gloria Tristani Federal Communications Commission 1919 M Street, N.W., Room 826 Washington, D.C. 20554

Commissioner Susan Ness Federal Communications Commission 1919 M Street, N.W., Room 832-0104 Washington, D.C. 20554

International Transcription Service 1231 20th Street, N.W. Washington, D.C. 20036

Lawrence W. Katz, Esq. Edward D. Young, III, Esq. Bell Atlantic Tel. Companies 1320 North Court House Road Eighth Floor Washington, D.C. 22201

Mary McDermott, VP & Esq. Linda Kent, Esq. Keith Townsend, Esq. Lawrence E. Sarjeant, Esq. USTA 1401 H St. N.W.,Suite 600 Washington, D.C. 20005-2136

Steve E. Kolodney, Director State Of Washington Department of Information Services 1110 Jefferson Street S.E. P.O. Box 42445 Olympia, WA 98504-2445

Nancy Zussy Washington State Librarian P. O. Box 42460 Olympia, WA 98504-2460 Dr. David A. Steele Superintendent Norht thrurston School District No. 3 305 College Street N.E. Lacey, WA 98516

Dr. Twyla Barnes, Superintendent Educational Service District No. 112 2500 N.E. 65th Avenue Vancouver, WA 98661-6812

Doyle Winter
Executive Director
Washington Association of School Administrators
825 Fifth Avenue
Olympia, WA 98501

Anne Haley, Director Yakima Valley Regional Library 102 N. 3rd Street Yakima, WA 98901-2705

Daniel P. Steele, Assistant Director for Governmental Relations Washington State School Directors' Association P.O .Box 40921 Olympia, Washington 98516-5313